

## LEGAL NOTICES.

## NOTICE.

Serial No. 04236.  
APPLICATION FOR PATENT.  
UNITED STATES LAND OFFICE.  
CARSON CITY, Nevada, Aug. 25, 1909.—Notice is hereby given that H. E. Freudenthal, by F. R. McNamee his attorney in fact, whose post office address is Caliente, Nevada, has made application for a United States patent for the Arena Consolidated, consisting of the Arena, Fred and Fred Fraction lode mining claims, situate in the Highland Mining district, County of Lincoln, State of Nevada, being survey No. 3686, and described in the field notes and plat on file in this office with a magnetic variation of 16 deg. 16 min. E. as follows:  
Beginning at cor. No. 1 Arena lode, whence the cor. common to secs. 14, 15, 22 and 23, T. 1 N., R. 66 E. M. D. B. and M. bears S. 9 deg. 38 min. 37 sec. E., 3143.3 ft.; thence S. 71 deg. 03 min. W. 452.6 ft. to cor. No. 2; thence N. 87 deg. 12 min. W. 831.8 ft. to cor. No. 3; thence N. 8 deg. 33 min. E. 600 ft. to cor. No. 4; thence S. 81 deg. 34 min. E. 579.6 ft. to cor. No. 5; thence N. 69 deg. 03 min. E. 746.3 ft. to cor. No. 6; thence S. 8 deg. 33 min. W. 676.4 ft. to cor. No. 1, the place of beginning.  
FRED LODE.—Beginning at Cor. No. 1, whence the common cor. to secs. 14, 15, 22 and 23, T. 1 N., R. 66 E. M. D. B. and M. bears S. 6 deg. 36 min. 40 sec. E. 2631.8 ft. thence S. 73 deg. 16 min. W. 529.6 ft. to cor. No. 2; thence S. 53 deg. 46 min. W. 302.7 ft. to cor. No. 3; thence S. 80 deg. 00 min. W. 200 feet to cor. No. 4; thence N. 76 deg. 29 min. W. 475 ft. to cor. No. 5; thence N. 9 deg. 53 min. W. 540 ft. to cor. No. 6; thence S. 78 deg. 24 min. E. 590 ft. to cor. No. 7; thence N. 56 deg. 43 min. E. 326.9 ft. to cor. No. 8; thence N. 71 deg. 03 min. E. 591.4 ft. to cor. No. 9; thence S. 9 deg. 53 min. E. 537.6 ft. to cor. No. 1, the place of beginning.  
FRED FRACTION LODE.—Beginning at cor. No. 1, whence the common cor. to secs. 14, 15, 22 and 23, T. 1 N., R. 66 E. M. D. B. and M. bears S. 6 deg. 36 min. 40 sec. E. 2631.8 ft.; thence S. 73 deg. 16 min. W. 529.6 ft. to cor. No. 2; thence S. 53 deg. 46 min. W. 302.7 ft. to cor. No. 3; thence S. 80 deg. 00 min. W. 200 feet to cor. No. 4; thence N. 76 deg. 29 min. W. 475 ft. to cor. No. 5; thence N. 9 deg. 53 min. W. 540 ft. to cor. No. 6; thence S. 78 deg. 24 min. E. 590 ft. to cor. No. 7; thence N. 56 deg. 43 min. E. 326.9 ft. to cor. No. 8; thence N. 71 deg. 03 min. E. 591.4 ft. to cor. No. 9; thence S. 9 deg. 53 min. E. 537.6 ft. to cor. No. 1, the place of beginning.  
There are no adjoining and conflicting claims as shown by the plat of survey.  
I direct that this notice be published in the Pioche Record at Pioche, Nevada, for the period of sixty days.

LOUIS J. COHN,  
Register.

First pub. Sept. 4; last, pub. Nov. 6.

## NOTICE.

Serial No. 04237.  
APPLICATION FOR PATENT.  
UNITED STATES LAND OFFICE.  
CARSON CITY, Nev., Aug. 25, 1909.  
Notice is hereby given that H. E. Freudenthal, by F. R. McNamee, his attorney in fact, whose postoffice address is Caliente, Nev., has made application for a United States patent for the CHARLEY lode mining claim, situate in the Highland Mining District, County of Lincoln, State of Nevada, being survey No. 3685, and described in the field notes and plat on file in this office, with a magnetic variation of 16 deg. 39 min. E. as follows:  
Beginning at Cor. No. 1 Charley lode, whence the cor. common to secs. 15, 16, 21 and 22, T. 1 N., R. 66 E. M. D. B. and M. bears S. 48 deg. 34 min. 50 sec. W. 3512.9 ft.; thence S. 79 deg. 24 min. W. 738.8 ft. to cor. No. 2; thence S. 81 deg. 56 min. W. 406.6 ft. to cor. No. 3; thence N. 3 deg. 25 min. E. 376.3 ft. to cor. No. 4; thence N. 63 deg. 07 min. E. 1271.1 ft. to cor. No. 5; thence S. 3 deg. 73 min. W. 620.4 ft. to the place of beginning; and located in the N. E. 1/4 of Sec. 15, T. 1 N., R. 66 E. M. D. B. and M., and containing an area of 12,912 acres.  
There are no adjoining and conflicting claims as shown by the plat of survey.  
I direct that this notice be published in The Pioche Record at Pioche, Nevada, for the period of sixty days.

LOUIS J. COHN,  
Register.

First pub. Sept. 4; last, Nov. 6.

## NOTICE TO CREDITORS.

In the Fourth Judicial District Court of the State of Nevada, in and for the County of Lincoln.  
In the matter of the estate of Levi T. Bishop, deceased.—Notice of appointment and to creditors.  
Notice is hereby given, that the undersigned was, on the 23rd day of March 1909, duly appointed and qualified by the above entitled Court as administrator of the estate of Levi T. Bishop, deceased, late of said county. All creditors having claims against said estate are required to file the same with the proper vouchers and statutory affidavits attached, with the Clerk of said court

## LEGAL NOTICES.

within three months of the date of the first publication of this notice.  
JAMES LEMOINE,  
Dated July 23, 1909, Administrator.  
J. M. Breeze, Attorney for Administrator.  
First pub. July 24; last, Oct. 30.

## NOTICE TO CREDITORS.

In the District Court of the Fourth Judicial District, in and for the County of Lincoln, State of Nevada.  
In the matter of the Estate of George Firman Baker, deceased.  
Notice to Creditors. No. 230.  
Notice is hereby given that the undersigned has been duly appointed and qualified by the District Court of the Fourth Judicial District, as administrator with the will annexed of the Estate of George Firman Baker, late of said county, deceased. All creditors having claims against said estate are required to file the same, with proper vouchers attached, with the clerk of the court, within three months of the first publication of this notice.

Dated September 16th 1909.  
C. WHITE MORTIMER,  
Administrator with the will annexed of the Estate of George Firman Baker, deceased.  
First publication, Sep't 18, 1909.

## DISTRICT COURT SUMMONS

IN THE FOURTH JUDICIAL DISTRICT COURT IN AND FOR THE COUNTY OF LINCOLN, STATE OF NEVADA.

The State of Nevada sends greeting to Ella E. Jones:

You are hereby required to appear in an action commenced against you as defendant by William R. Jones as plaintiff, in the Fourth Judicial District Court of the State of Nevada, Lincoln county, at the town of Pioche, and answer the complaint therein, which is on file with the clerk of said court, within ten days after the service on you of this summons (exclusive of the day of service) if served in said county, or twenty days if served out of said county, but within this district, and in all other cases forty days, or judgment by default will be taken against you according to the prayer of said complaint.

The said action is brought to recover judgment against you, the said defendant, for the dissolution of the bonds of matrimony now existing between you and the plaintiff on the ground and for the reason that on or about the 26th day of March, 1908, you the said defendant, disregarding the solemnity of your marriage vow, wilfully and without cause, deserted and abandoned the said plaintiff, and ever since has and still continues so wilfully and without cause to desert and abandon said plaintiff and to live separate and apart from him, without any sufficient cause of any reason, and against his will and without his consent as more fully appears in the complaint on file in this office.

And you are hereby notified that if you fail to appear and answer the said complaint as above required, the said plaintiff will apply to the court for the relief demanded in the complaint.

In testimony whereof, I, William E. Orr, have hereunto set my hand officially, and affixed the seal of said court, this 29th day of September, 1909.

WM. E. ORR,  
County Clerk and ex-Officio Clerk of the Fourth Judicial District Court of the County of Lincoln, State of Nevada.

By C. W. GARRISON, Deputy Clerk  
H. S. Laney, Atty for Plaintiff.  
First publication, October 2  
Last publication November 6.

## APPLICATION FOR PATENT.

Serial No. 04235.  
UNITED STATES LAND OFFICE.  
CARSON CITY, Nevada, October 9th, 1909.

Notice is hereby given that Mark Church, whose postoffice address is Pioche, Nevada, has made application for a patent to 1500 feet on the Horseshoe Lode in the Elly Mining District, Lincoln County, Nevada, being survey No. 3740, described as follows: Beginning at Cor. No. 1, whence the S. W. Cor. Sec. 15, T. 1 N., R. 67 E. M. D. B. and M. bears N. 78 deg. 58 min. 36 sec. E. 1544.4 ft.; thence S. 47 deg. 30 min. W. 633 ft. to Cor. No. 2; thence N. 63 deg. 28 min. W. 1500 ft. to Cor. No. 3; thence N. 67 deg. 30 min. E. 638 ft. to Cor. No. 4; thence S. 55 deg. 23 min. E. 602.8 ft. to Cor. No. 5; thence S. 47 deg. 30 min. E. 952.7 ft. to place of beginning. Area 15,333 acres.

From discovery monument, presumed direction of the vein is N. 63 deg. 30 min. W. 550 ft. and S. 63 deg. 30 min. E. 618 ft. Adjoining claims, if any, unknown. Of record on Page 347 of Book C-1, of Mining Notices, Lincoln County, Nevada, records. Located in the S. E. 1/4 and S. W. 1/4 of Sec. 16, and the N. W. 1/4 and N. E. 1/4 of Sec. 21, T. 1 N., R. 67 E. M. D. B. and M.

LOUIS J. COHN,  
Register.  
First pub. Oct. 16; last, Dec. 15.

## Notice to Mine Owners.

Notice is hereby given, that the tax on proceeds of mines, for the quarter ending Sept. 30, A. D. 1909, is now due and payable at the office of the County Assessor at Pioche, Lincoln County, Nevada. A strict compliance of the law is requested.

JOHN F. ROEDER,  
County Assessor in and for Lincoln County, State of Nevada.  
First pub. Oct. 9; last, Oct. 30.

## AWAKENED BY YANKEE GIRL.

Miss Inez Milholland, Who Wants to Vote, Roused Oxford and Cambridge.  
After trying with vigor, but in vain, to convince the authorities of Oxford and Cambridge universities in England that she should be permitted to study law at one of the two venerable institutions Miss Inez Milholland of New York sailed for America to try her persuasive powers at Harvard.

Miss Milholland has won fame as a young leader of the suffragists. She was recently graduated from Vassar, where she conducted a vigorous campaign in favor of women's votes. She is the daughter of John E. Milholland of New York and London, and a background of wealth has not less-



MISS INEZ MILHOLLAND.

ened her charm. Her bronze hair, large blue eyes and well modeled features make her a classic type.

At Vassar Miss Milholland kept President Taylor on the rack, inciting miniature equal rights resolutions among the students. When the suffragists of the state journeyed to the capitol at Albany for their annual hearing on woman and the vote the president peremptorily forbade Miss Milholland to accompany them, fearing her presence would accentuate the rumor that the college was a center of the woman's rights campaign.

Aside from her political tendencies, Miss Milholland made no mean record at Vassar. Her scholarship put her well in the fore, and her athletic prowess was the boast of her associates. As captain of the hockey team she led her players to a victory that captured the interclass championship. She was conspicuous on field day and champion in putting the eight pound shot.

## WAS THRUST UPON HER.

How Statehood Was Obtained For This Commonwealth.

The November number of the Scrap Book, contains an article under the caption, "Nevada: Battle-Born" from the pen of Hon. Frank H. Norcross, chief justice of the supreme court of this state, excerpts from which are contained in the following:

"No one ever pretended that Nevada was admitted for any other reason than as a war measure. Nevada stands alone as the only territory in the Union that had statehood thrust upon her."

"It meant something to the people heavy burden of statehood. The glory was not then so alluring but that the first proposed constitution was rejected by popular vote. When the real purpose of statehood was better understood, the action of a second constitutional convention was promptly ratified."

"So great was then deemed the necessity for haste that the constitution was telegraphed to Washington at an expense to the state for the one dispatch of over \$3,400."

"Nevada lived up to her motto—'All for our Country.' She turned the coffers of the nation that made it easy to maintain her credit, and besides, she practically was compelled to assume the defense of her own domain from warring Indian tribes."

"The general government still owes the state of Nevada nearly half a million dollars expended in protecting her people from the wards of the government, and in raising and equipping soldiers for the Union army. Some day, probably, the nation that has had the real benefit of the hundreds of millions of dollars which the mines of Nevada have produced, will pay this honest debt."

Wedding invitations and all other kinds of art stationary printed at the Pioche Record office.

## For 1st-Class Rooms Wyoming Rooming House Or Gebaut's Residence

With or Without Bath

Under new Management

Everything Clean

MISS M. LIEBALD.

## SHERIFF'S SALE.

Under and by virtue of an order of sale and decree of lien issued out of the Fourth Judicial District Court, in and for the County of Lincoln, State of Nevada, on the 22nd day of October, 1909, in a certain action wherein Leon H. Binley and Jesse Emerson, as plaintiffs, recovered judgments against Geo. T. Royer, H. Rattenbury and C. E. Lacey, defendants, on the 13th day of September, 1909, I, O. H. Smith, sheriff of Lincoln county, am commanded to sell those certain lode mining claims situate in the Jack Rabbit Mining district, County of Lincoln, State of Nevada, and known and described as follows, to-wit:

All of the Irene, Knob Hill, George Jr., and Eula lode mining claims, the location certificates of which are recorded in Book "W" of Mining Notices in the office of the county recorder of Lincoln county, State of Nevada, at pages 249, 248, 248 and 248-249, respectively and Extra, Extra No. 1, Superior No. 2 lode mining claims, the location certificates of which are recorded in Book "X" of Mining Notices in the office of the county recorder of Lincoln county, State of Nevada, at pages 106, 106, 106 and 107, respectively.

Notice is hereby given that Monday, the 22nd day of November, 1909, at one o'clock of said day, in front of the court house of Lincoln county, I will, in obedience to said judgment and order of sale, sell the above named and described property or so much thereof as may be necessary to satisfy said judgment, in the sum of \$800, with costs amounting to \$67.65 and \$57.50 attorney's fees and costs of recording and filing said lien, together with interest on said \$800 from the 5th day of April 1909, until said date of sale, at the rate of seven per cent per annum, and accruing costs, to the highest and best bidder, at public auction, for cash, in lawful money of the United States.

O. H. SMITH,  
Sheriff of Lincoln County.  
Dated this 28th day of October, 1909.  
First pub. Oct. 30; last Nov. 20.

One man devotes his spare time improving his mind that he may secure a better position, another man uses his spare moments in teaching a dog tricks. Ultimately both men gain their end, but the difference between them is that one has made a success of himself while the other has made a success of his dog.

# LOMBARD PIANOS

The Pianos With

The Sweetest Tone



## Praised by Press and Pulpit

No Piano has ever been more enthusiastically endorsed. The Artistic Case, the Easy, Responsive Action, and above all the deep, sweet, rich Tone, captivates performer and listener. The united verdict is that . . . . .

## LOMBARD PIANOS ARE THE BEST IN THE WORLD !!

Mrs. Helen M. Baker, 24 Grand Ave., Aurora, Ill., says: "I cannot find words in the English language to express my appreciation to you for having sold me such a beautiful instrument. I really think it is the most beautiful case I ever saw, and the tone is simply grand. I shall be glad to give you any testimonial, as I think the Lombard should take the lead."

Rev. Geo. Donahay, Pres. Corpus Christi College, Galesburg, Ill., says: "We are using the Lombard in our College work at Corpus Christi, and it is a pleasure to recommend it. It is a beautiful instrument with a deep, sweet, rich tone."

J. W. Purviance, Editor McNairy County Independent, Selmer, Tenn., says: "The instrument (Lombard Piano) fills our most sanguine expectations. It is not only a rare beauty in its outward finish, but the tone is round, full, rich and sweet. Your firm has proven to be prompt and reliable in its dealings with me."

J. Ernest Paxson, Editor Press, Parkersburg, Pa., says: "I must say that the Lombard sent me is a beautiful instrument, and a credit to a standard firm. We are more than satisfied."

R. S. Knapp, President Federal Charter Co., Washington, D. C., says: "We now realize after a careful and comprehensive trial of the Lombard by many musical artists of Washington, that it stands second to none, regardless of price or make. Every one who has tried this instrument is enthusiastic in its praise."

These are samples of hundreds of enthusiastic letters received in every mail.

## Do Not Buy a Piano Until You Have Investigated the Lombard.

We send the Lombard Piano to any reliable party on 10 days' free trial. It may be paid for by easy monthly or quarterly payments. Credit will be given to suit any honest customer. A discount allowed for all cash.

GALESBURG PIANO CO.,  
MANUFACTURERS. GALESBURG, ILL.

See the editor of this paper for further information about the Lombard Piano, and a special opportunity to get one almost FREE. Some one will get the bargain of his life.